PIAINTIFF 12/11/2017 U.S. DISTICT COURT EASTERN DISTRCICT OF NORTH CAROLINA JENYON R. MCEIVINE (WESTERN DIVISION) CIVIL DOCKET FOR CASE NO: #5:17-CI-03277-FL V٠ CHARLOTTE, NC FEDERAL CIVIL CLAIM KEN BEAVER et al 42 U.S.C. SECTION 1983 3:180/3/5 JUN 1 9 2018 DOCUMENT 4-FILED Clerk, US District Court Western District of NC EXHAUSTION OF LEGAL REMEDIES 1. PLAINTIFF HEY USED THE N.C.D.P.S. PRISONER GRIEVANCE PROCEDURE AVAILABLE AT POLK CI # 3980 H-CON HOUSING UNIT TO TRY AND SOLVE THE PROBLEM. ON OCTOBER, 4, 2016 PLAINTIFF HEY PRESENTED THE FACTS RELATING TO THIS COMPLAINT. ON OCTOBER. 10, 2016 THE PLAINTIFF HEY WAS SENT A RESONSE SAYING THAT THE GRIEVANCE HAD BEEN DENIED, ON 9/29/2016 PLAINTIFF MR. JENYON B. MCEIVINE # 0655152 Was ATTACK BY 2 OR 3 OF THE PRISON ADMINISTRATION, AT LANESBORD CI #4865 MR. WILLIAM ROGERS ASSAULT PLAINTIFF AFTER MB. JENYON R MCELVING WAS IN HAND CUFFS AND LEGG CUFFS WITH WASTE CHAIN IN FULLRESTAINTS WHILE LAYING ON THE FLOOR MR. WILLIAM ROGERS KICKED PLAINTIFF IN THE FACE WITH BOOTS IN THE EYES BACK OF HEAD AND BODY MR. WILLIAM ROGERS USED EXCESSIVE FORCE THAT COULD HAVE CAUSE IN THE DEATH OF PLAINTIFF OR LIFE THREATENING INJURY MR. MCEIVINE Was FORCED TO SUFFER THIS CRUEL AND UNUSUAL PUNISHMENT FROM THE PHYSICAL ATTACK ALSO BRUTALITY THE KICK'S COUSED MR. MCELVINE PAIN THE PLAINTIFF LEFT EYE AND RIGHT EYE Was BRUISED AND SWOLLEN FOR TWO MONTH'S I'M UNABLE TO SEE OUTSIDE MY LEFT EYE NOW 6/10/2018 FROM THE BEATING AND THE PAIN'S AT NIGHT TIME I HAVE PERMANET EYE DAMAG Also FACE INJURIES FROM THE KICKING AND BRUTALITY BEATING FOR THE DURATION OF MY LIFE AND MY HEALTH SAFTY WAS VIOLETED BY MR KEN BEAVER WHO IS LEGALLY RESPONSIBLE FOR THE OPERATION OF LANESBORD CI, # 4865 STATE PRISON AND FOR THE WEIFARE OF All THE INMATES OF THAT PRISON,, EDWARD GAZOO WILLIAM ROGERS Whos AT AlluTIME HENTIONED IN THIS PAGE #1 MIS CON DUCT

PLAINTIFF 12/11/2017 JENYON A. MCEIVINE U.S. DISTICT COURT EASTERN DISTRCICT OF NORTH COROLINA (WESTERN DIVISION) CIVIL DOCKET FOR CASE.ND. #5:17-CT-03297-KEN BEAVER et al FEDERAL CIVIL CIAIM 42 U.S.C. SECTION 1983 DOCUMENT 4- FILED COMPLAINT, ALSO MS. ANGELA L. RORIE HELD THE BANK OF GUARD AND WAS ASSIGNED THE U-N-I-T MANAGER ON THE MED CUSTODY CLASSIFICATION #504 HOUSING AT LANESBORD CI # 4865 TO NORTH CAROLINA STATE PRISON. PRIOR TO THE BRUTALITY ATTACT AND KICKING BEATING BY, STAFF MEMBER MR. WILLIAM ROGERS... THE DEFENDANTS MS. ANGELA L. RORIE AND MR. EDWARD GAZOO HAD FULL KNOWLEDGE OF THE PLAINTIFF MR. JENYON R. MCELUINE *0655152 WAS MOVE TO BLUE U-N-I-T A CLOSE CUSTODY CLASSIFICATION POD HOUSING WITHOUT A CLASSIFICATION NOTECE OF HEARING OR A DISCIPLINARY CLASSIFICATION BOAD COMMITTEE HEARING TO PUNISH PLAINTIFF THREE DAY BEFORE THE ASSAULT ON PLANTIFF MR. JENYON MESLUINE Why? Why was THE PLAINTIFF DENIED AN ADMINISTRATUE SEGREGATION RIGHT WITHOUT A DISCIPLINARY PROCESS MS. ANGELA L. RORIE VIOLATED THE N.C.D.P.S. PRISON POLICY & PROCEDURES GENERAL BY USING HER JOB AND POWER OVER HOUSING TO DISCRIMINATE AGAINST PLAINTIFF MR. MEEIVINE Also MR. EDWARD GAZOO VIOIATED PININTIFF MEJENYON MEETVINE HEALTH SAFTY DILE TO BEING INVOLVED IN ASSAULTING AND SERTOUSLY INJURING PLAINTIFF MR. JENYON MEENINE FACE AND EYES ON 9/29/2016 THAT SAME DAY, I REQUESTED MEDICAL TECH REGARDING THE PAIN AND SWELLING OF THE RIGHT AND LEFT EYE THAT LASTED SEVERAL DAYS PLAINTIFF Was PRESCRIBED ASPIRIN, AND NOTED FOR BRUISED AND SWOLLEN EYE'S ON THEIR CHS-ANSON MEDICAL FILES. MR. EDWARD GAZOO AND MR. KEN BEAVER FAILURE TO PROVIDE ADEQUATE OPTOMETRIST MEDICAL CARE FOR THE PAIN INSIDE PLAINTIFF MR. JENYON B. MCEIVINE EYE'S ALSO MR. KEN BEAVER ASSISTTANT SUPERINTENDENTS FRANCE DELIGHENT KNOWLEDGE, OF AGE PLAINTIFF PAGE #2 MISCONDUCT

PLANTIFF JENYON R. MCEIVÎNE 12/11/2017 U.S. DISTICT COURT EASTERN DISTRCICT OF NORTH CAROLINA (WESTERN DIVISION) CIVIL DOCKET FOR CASE.NO: #5:17-CT-03279-FL ٧. FEDERAL CIVIL CIAIM KEN BEAVER et al 42 U.S.C. SECTION 1983 DOCUMENT 4-FILED MR. JENYON R. MEELVINE #0655152 PHYSICAL CONDITIONS BY NOT GETTING IMMEDIATE ADEQUATE OPTOMETRIST MEDIAL HELP FOR PLAINTIFF EYE'S MR. JENYON MCELVINE HAD A SERIOUS MEDICAL OPTOMETRIST NEED NO VISION INSIDE PLAINTIFF LEFT EYESIGHT Also PLAINTIFF MR. JENYON R. MCELUINE RIGHT EYE WAS CLOG THE VISION IN AND OUT NOT WORKING PLAINTIFF FACE ALSO HEAD HAD SWOLLEN AND BODY WAS ALL BRUISED THE FRACTURED EYE SOCKET BASIC PRINCIPIES #1. ALL PRISONERS SHALL BE TREATED WITH THE RESPECT DUE TO THEIR INHERENT DIGNITY AND VALUE AS HUMAN BEINGS, *2. NO PRISONER SHALL BE SUBJECTED TO NEVER BE DISCRIMINATAD AGAINST FOR ANY REASON. RIGHTS BELONG TO ALL PEOPLE, WHATEVER OUR DIFFERENCES. *3. AND ALL PRISONERS SHALL BE PROTECTED FROM, TORTURE AND OTHER CRUEL, INHUMAN OR DEGRADING TREATMENT OR PUNTSHMENT, EVERYBODY OURE RECOGNISED AND OBSERVED EVERY WHERE, FOR ALL PEOPLE ... EVERYONE HAS THE RIGHTS TO LIFE, LIBERTY AND SECURITY... MR. KEN BEAVER THE WARDEN WAS OUTSIDE THE CELL, AT LANESBORO CI 4865, JR18 HOLDING ROOM IN THE RECEIVING LOOKING IN. MR. KEN BEAVER ASKED THE PROGRAM DIRECTOR ... AT LANESBORD CI 4865, MR. EDWARD GAZOO IF HE HAD SEEN WHOT HAPPENED, AND WHAT HE WAS GOING TO DO ABOUT IT ... MR. KEN BEAVER THE HAD FULL KNOWLEGGE ABOUT PLAINTIFF MR. JENYON MCEIVINE # 0655152 "FRACTURED" EYE SOCKET INJURIES, MR. KEN BEAVER THE TWARDEN AND EDWARD GAZOO REFUSED TO MAKE SUER PLAINTIFF HEATH AND SAFETY Was PROPERTY EVALUATED, FOR WHICH IN UNDER NO CIRCUMSTANCES WHATSOEVER CANAY 18BE OF ANYOKED DASSON 1 JUST BETSON 3 OF 9 PAGE#3 MISCON DUCT

12/11/2017 U.S. DISTICT COURT EASTERN DISTRCICT OF NORTH CAROLINA PIANTIFF JENYON R. MCEIVINE (WESTERN DIVISION) CIVIL DOCKET FOR CASE.NO: #5:17-CT-03277-FL KEN BEAVER et al FEDERAL CIVIL CLAIM 42 U.S.C. SECTION 1983 DOCUMENT 4-FILED THIS IS A CASE WHERE MR. KEN BEAVER THE WARDEN AT LANESBORD CI 4865 N.C.D.P.S. PRISON MR. EDWARD GAZOO THE PROGRAM DIRECTOR AT LANESBORD CZ 4865 N.C.D. P.S. PRISON MS. ANGELA L. RORIE THE U-N-I-T MANAGER ON THE MED CUSTODY CLASSIFICATION #504 HOUSING AT LANESBORD CI. #4865 NORTH CAROLINA STATE PRISON AND MR. WILLIAM ROGERS THE HOUSING CUSTODY MANAGER AT LANESBORD CE. #4865 NORTH CAROLENA STATE PRISON, ALL PERSONAlly HAD A JOB TO DO, AND EACH INDIVIDUAL STAFF MEMBERS AT LANESBORD CI 4865 STATE PRISON. INTENDED TO PUNISH PLANTIFF MR. JENYON R. MCELLINE # 0655152 AND HIS OR HER FAILURE TO DO HIS OR HER JOB WAS "SO LIKELY TO RESULT IN THE VIOLATION OF THE PLANTIFF MR. JENYON R. MELVINE, CONSTITUTIONAL RIGHTS" AS TO ESTABLISH DELIBERATE INDIFFERENCE THE FAILURE TO PROVIDE ADEQUATE MEDICAL CARE FOR THE PAIN INSIDE PLANTIFF EYE'S AND "NOSE" WITHOUT NO EYESIGHT AND A FRACTURED EYE SOCKET YOU HAVE THE RIGHT TO BE TREATED BY THE LAW IN THE SAME WAS AS EVERYONE EISE, EVERYONE HAS A RIGHT TO PROTECTION AGAINST VIOLATIONS OF THEIR HUMAN RIGHTS. PLANTIFF JENYON MCELVING HEALTH CARE SAFTY Was VIOLATE BY KEN BEAVER AND WILLIAM ROGERS "UNDER COLOR OF STATE LAW" THE PLANTIFF Was TRANSFERRED ON 9/30/2016 IMMEDIATE OUT OF LANESBORD CI # 486S STATE PRISON AND TRANSFERRED TO (POIK #3980 CI) STATE OF N.C. RANDALL BUILDING HIGH SECUFITY SUPERMAXIMUM CONTROL PRISON A PUNISHMENT WITHOUT A DUE PROCESS ON 9/30/2016 IF YOUR RIGHTS UNDER LAW ARE VIOLATED PEOPLE HAVE THE RIGHT TO SEE JUSTICE DONE IN A COURT OR TRIBUNA! ALSO NO-ONE SHALL BE SUBJECT TO ARBITRARY ARREST, DETENTION, OR EXIIE. NOCONE: 18HAU3BEDHELD CUTTON SHAVERY OR POSERVITUDE. PAGE##4 MISCONDUCT

PLAINTIFF 12/11/2017 U.S. DISTICT COURT EASTERN DISTRCICT OF NORTH CAROLINA
JENYON MCEIVINE WESTERN DIVISION > CIVIL DOCKET FOR CASE. #: 5:17-67-03277-FL KEN BEAVER ET Al FEDERAL CIVIL CLAIM
DOCUMENT 4-FILED 42 U.S.C. SECTION 1983 PLAINTIFF: MR. JENYON R. MCElvine #0655152 WAS UNARMED WHEN [HE] Was BEATEN BY. MR. WILLIAM ROGERS ON THE GROUND WITH HAND CUFFS ON BEHIND (HIS) BACK AND LEGG CUFFS ON (HIS) STOMACH PLAINTIFF WHILE LAYING ON THE FLOOR WAS ATTACK KICKED IN THE FACE WITH BOOTS BY: WILLTAM ROGERS PLAINTZFF DIDN'T HIT NOBODY OR DEDN'T GRAB NOBODY PLAINTIFF REALLY COULDN'T AFTER PLAINTIFF WAS HAND CUFFED IN FULL RESTAINSS MR. WILLIAM ROGERS ASSAUIT PLAINTIFF HAVING FULL ACKNOWLEDMENT OF THE PAIN WOULD SUFFER FROM THE PHYSICAL KICK'S WITH BOOTS TOO THE EYE'S FRACTURED PLATINTEFF EYE SOCKET MR. ROGERS USED MAIICIOUSLY AND SADITSTICALLY TO CAUSE HARM ALSO WAS RESPONSIBLE FOR UNNECESSARY AND WANTON INFLICTION OF PAIN PLAINTIFF HAS PERMANET EYE DAMAGE AND FACE INJURIES FOR THE DURATION OF THE PLAINTIFF "LIFE" FROM THE KICKING AND BEATING CAUSE BY WILLIAM ROGERS THE HEALTH AND SAFTY WAS VIOLETED THE DEFENDANT WILLIAM ROGERS USED EXCESSIVE FORCE AGAINST PLAINTIFF MR. JENYON R. MCEIVINE BY KICKING AND PUNCHING PLAINTIFF IN THE FACE WHEN MR. MCEIVINE Was NOT VIOLATING ANY PRISON RULE AND WAS NOT ACTING DISRUPTIVELY... DEFENDANT WILLIAM ROGERS ACTION VIOLATED PLAINTIFF MR JENYUN MELVINE BIGHTS UNDER THE EIGHTH AMENDMENT TO THE UNITED STATES CONSTITUTION ... AND CAUSED PLAINTIFF MR. MCELVINE PAIN, SUFFERENG, PHYSICAL EYE INJURY AND EMOTIONAL DISTRESS, UNDER COLOR OF STATE LAW" NEGITGENCE A GOVERNMENT EMPLOYEE IS NEGITGENT WHEN HE OB 3 SHE OUTSTATEDS TOWN USE REASONABLE CARE." PAGE # \$5 MISCONDUCT

FEDERAL CIVIL CLAIM CASE. NO: \$ 5:17-CT-03277-FL PLAINTIFF JENYON MCEIVINE 42 U.S.C SECTION 1983 U.S. DISTECT COURT ESTERN DISTRICT OF NORTH CARDLINA LEGA KEN BEAVER et al LWESTERN DIVISION> DOCUMENT 4-FILED CASE#: 5:17-CT-03297-FL PLAINTIFF MR. JENYON R. MCELUINE HAS NO PLAIN, ADEQUATE OR COMPLETE REMEDY AT LAW TO REDRESS THE WRONGS DESCRIBED HEREIN. PLAINTIFF MR. MCELVINE HAS BEEN AND WILL CONTINUE TO BE IRREPARABLY INSURED BY THE CONDUCT OF THE DEFENDANTS UNIESS THIS COURT GRANTS THE DECLARATORY AND INSUNCTIVE REJIEF WHICH PLAINTIFF SEEKS. PRAYER FOR RELIEF WHEREFORE PLAINTIFF RESPECTFULLY PRAY THAT THIS COURT ENTER JUDGMENT: #1. GRANTING PLAINTIFF MR. JENYON R. MEELVIN A DECLARATION THAT THE ACTS AND OMISSIONS HEREIN VIOLATE HIS RIGHTS. # 2. A PRELIMINARY AND PERMANENT INSUNCTION ORDERING DEFENDANTS MR. KEN BEAVER AND WILLIAM ROGERS TO CEOSE THEIR PHYSICAL VIOLENCE AND THREATS TOWARD PLAINTIFF MR. MEELVINE AND UNDER "COLOR OF STATE LAW" ALSO UNDER THE CONSTITUTION AND LAWS OF THE UNITED STATES, AND GRANTING PLAINTIFF MR. JENYON R. MCElVIRE COMPENSATORY DAMAGES IN THE AMOUNT OF \$ 50,000 AGAINST EACH DEFENDANT JOINTY AND SEVERALLY. PLAINTIFF JENYOW MCELVINE SEEKS COMPENSATORY DAMAGES OF \$ 5,000 AGAINST DEFENDANT MS. ANGELA L. RORIE ONLY... PLAINTIFF SEEK PUNITIVE DAMAGES IN THE AMOUNT OF \$ 50,000 PLATINTIFF MR. MEININE SEEKS THESE DAMAGES AGAINST EACH DEFENDANT, JOINTLY AND SEVERALLYS PLAINTAFF MR. JENYON MCELVINE SEEKS DAMAGES ONLY AGAINST DEFENDANT (WILLIAM ROGERS)... IN THE AMOUNT COES \$35,000 COUNTS CONDUCT PACTS AN FACTS! PAGE # . h

FEDERAL CIVIL CLAIM CASE, No: # 5:17-CT-03277-FL PLAINTIFF JENYON R. MCElvine EASTERD DISTRICT OF COURT 42 U.S.C SECTION 1983 KEN BEAVER DISTRICT OF NORTH CAROLINA PRAYER FOR RELIEF CASE#: 5:17-CT-03277-FL DOCUMENT 4-FILED #1. PLAINTIFF Also SEEK A SURY TRIAL ON All ISSUES TRIABLE BY JURY, # 2. PLAINTIFF ALSO SEEK RECOVERY OF THEIR COSTS IN THIS SUIT AND #3. ANY ADDITIONAL RELIEF THIS COURT DEEMS JUST, PROPER, AND EQUITABLE. X NOTARY Latrician A. Befficin * DATE: JUNE 14, 2018 RESPECTFULLY SUBMITTED, My Commission Expires 10-6-13 NAME: JONJON McEller #0655/h TABOR 4885 CI 4600 SWAMP FOX HIGHWAY WEST TABOR CITY, N.C. 28463

I HAVE READ THE FOREGOING COMPLAINT AND HEREBY VERIFY THAT THE MATTERS AllegED THEIN ARE TRUE, EXCEPT

AS TO MATTERS AlleGED ON INFORMATION AND BELIEF, AND AS TO THOSE, I BELLIEVE THEM TO BE TRUE, I

CERTIFY UNDER PENALTY OF BERINDS THAT THE FOREGOING IS TRUE OF BELLIEVE AT TABOR CITY

NORTH CAROLINA ON DATE: / 2018 MR JONJON & MCLUME

AMENDED

		THENDEOL	
MR. DENYON B. MEIVIN	e #0655152	· · · · · · · · · · · · · · · · · · ·	,
V.	PLAINTI	IFF x	
AGAINST			
DEFENDANT	ComPL	AINT	
MR. EDWAR GAZOO		JURY TRIAL DEMANDED	
MR. KEN BEAVER			
MR. William ROGERS		CIVIL ACTION NO. 5:17-CT-032	177- FL
MS. ANGELA L RORIE		(03277)	
	FEDERAL CIL	VIL ClAim	
	42 U.S.C	² s 1983	
SUED IN THEIR INDIVI	DUAL Capacities Ar.	NO SUED IN THEIR INDIVIDUAL	And
OFFICIAL Capaities, Bo	unds V. Smith 43c	o U.S. 817, 821 97 S. C.T. 149	11 (1977)
TRANSFERRED TO HIGH	SECURITY MAXMI	UM CONTROL CLOSE CUSTORY CLO	assification
Without A Classification	w Committee HEARI	NG FOR PUNISHMENT THAT WAS UP.	HELD 31/2
months Period To The L	Beaten That cause	e Permaneat Bodily injury 7	TO EYE'S
PLAINTIFF DIAGNOSIS	By Medical Doc	CTOR ON JUNE 1, 2017 FROM 7	he
EXCESSIVE FORCE AC	TS USED AT LA	NESBORO CI# 4865	
42, U.S.C. G 133	1-A 8 1343 28	, U.S.C. G 1367	
28 U.S.C. 8225	4 ANd 12255.		
		WILLIAM WILLIAM	
Sworn to and This	d subscribed before me .	NOTAR L	
By Keng	Grannil e Co-	PUBLIC E	·
My Commission Exple	Notary Public		نب
Case 3:18-	cv-00315-FDW Docume	county Jemen 1 Filed 06/19/18 Page 8 of 2017	7
3.10	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	PO. BOX 2500 BUNTER N.C. 17	C09

"1" EVIDENCE ...

I.C. FILE NO. TA-26793 EVIDENCE ...

A.G. FILE No. 18-00604 North Carolina Department of Public Safety

Prisons CASE, No: 5:17-CT-03277-FL

Roy Cooper, Governor

W. David Guice, Commissioner George T. Solomon, Director

Eric A. Hooks, Secretary/ ARTIC/E#4

NO-ONE SHALL BE HELD IN STAVERY OR SERVITUALE.

Feb 8, 2017

To: MCELVINE, JENYON (#0655152)

3980

POLK CI

EVIDENCE...

SUMMARY JUDGMENT UNDER RULE 56 (C) (2), UNDER RUIE 15 (a) AMEND RULE 59 (e).

Per staff disciplinary

(ASE#.5:17-CT-03278-BO

Mr. Solomon, I, Jacqueline Baskerville, Classification Coordinator at PCI 3980 is responding to Inmate Jenyon McElvine's 0655152 correspondence to you. Inmate McElvine was rehoused at Polk CI 3980 Hcon Housing Unit on 9/30/16 from Lanesboro CI 4865, due to being involved in assaulting and seriously injuring numerous staff. Upon arrival to PCI 3980, Inmate McElvine was placed on a 15 days RHAP control, due to being under investigation for the incident. He was continued on 45 days RHAP on 10/15/16, which was scheduled to end on 11/28/16. He was continued because the investigation from Lanesboro wasn't complete. In consultation with Mr. Lane Partin (Division Classification Coordinator), it was discussed that Inmate McElvine could be referred for RHCP control (60 days) if disciplinary wasn't completed by 11/28/16 and inmate still being housed in Hcon. On 11/22/16, Inmate McElvine met FCC for placement on Hcon. The Hcon referral was initiated ** by his assigned case manager (Mr. Michael Henderson), due to RHAP time about to expire and disciplinary investigaton being incomplete. However, on 11/28/16 Inmate McElvine met DCA (Mr. Partin) and was recommended for RHCP (60 days) instead of Hcon. This was based on the disciplinary still being incomplete and to allow additional time for investigation completion. Inmate was recommended for demotion to close custody on 11/22/16 by his assigned case manager(Mr.Michael Henderson), due to him being referred at that time for control housing(Hcon) and assignment to control housing warranting close custody classification. On 12/20/16, the investigation was completed and inmate was found guilty of an A2, A3 & A14 infraction, by DHO. Inmate appealed the decision and the punishment was upheld on 1/26/17. Immate was placed on 60 days RHDP. Immate McElvine was referred for Hcon placement on 1/3/17, due to him being found guilty of the assault at Lanesboro CI. Inmate McElvine met FCC on 1/4/17 for 180 days Hcon recommendation. During the hearing, Inmate stated, "I just want my time of being back here/days to go towards my Hcon stay. I've never been on control status: Icon, Mcon nor Hcon before." Inmate was advised that when he meet DCC, he can address his concerns about being credited time in Hcon. Inmate met DCC on 1/10/17 and was recommended for placement on Hcon. During the DCC meeting, notes states that Inmate McElvine stated, he had smoked K2 on the day of the incident and has no recollection of what happened. I wasn't present for the DCC meeting. In my absence, the meeting was conducted by Mrs. Doris Daye, Assistant Superintendent of Programs. Final approval for 180 days Hoon placement was recommended on 1/10/17 by Mr. Shane Tharrington, Classification Manager.

Jacqueline Baskerville

MAILING ADDRESS: 1001 VEAZEY RD. BUTNER, NC 27509

OFFICE LOCATION: 1001 VEAZEY RD. BUTNER, NC 27509 Telephone: (919)575-3070

Filed 06/19/18 Page 940(99)575-3090

Case 3:18-cv-00315-FDW